IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicant:

A. Christian Tahan

Examiner:

Robert W. Morgan

Application No:

09/784,751

Art Unit:

3626

Filing Date:

02/15/2001

Title:

Method Of Using a Global Server For Providing Patient Medical

Histories To Assist In the Delivery Of Emergency Medical Services

Atty. Docket:

XWRLD-102

RULE 132 DECLARATION IN SUPPORT

Commissioner of Patents & Trademarks U.S. Patent and Trademark Office P. O. Box 1450 Alexandria, VA 22313-1450

Now comes Yoan Anguilet and deposes and says:

- 1. That I understand that A. Christian Tahan has filed a Patent Application entitled METHOD OF USING A GLOBAL SERVER FOR PROVIDING PATIENT MEDICAL HISTORIES TO ASSIST IN THE DELIVERY OF EMERGENCY MEDICAL SERVICES.
- 2. That I understand that Mr. Tahan has provided a Declaration indicating that he conceived and reduced to practice the claimed invention prior to February 22, 2000.
- 3. That prior to February 22, 2000, I assisted Mr. Tahan in the implementation of his invention and was witness to an actual reduction to practice of his invention in which a database was populated with patient information, a patient ID was inputted to the system, thereby to give access to the system, that information about the patient was inputted to the system from a remote site and that the database was queried to

provide information back to emergency personnel at the site based on the identity of the patient.

- 4. That during the time that I assisted Mr. Tahan, I worked as the database and website developer.
- 5. That at the time I assisted Mr. Tahan, I was a student at MIT in Computer Sciences.
 - 6. That at the time I assisted Mr. Tahan, I lived on MIT's East Campus. Further deponent sayeth not.

I further declare that all the statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code, and that such willful false statements may jeopardize the validity of the application or any patent issuing thereon.

Date:	Yoan Anguilet